STATE OF TENNESSEE DEPARTMENT OF TRANSPORTATION HIGHWAY ENTRANCE PERMIT

	STATE ROUTE COUNTY
THIS PERMIT is issued to	
hereinafter referred to as the "PERMITTEE," under the provisions of	Tennessee Code Annotated §§ 54-5-301 – 54-5-303.
and the Tennessee Department of Transportation's Rules for Construc	
1680-10-101 et seq.	
This Permit is issued subject to the following conditions, for	
the Department of Transportation, hereinafter referred to as "COMM	
the event of such revocation, all rights granted under this Permit shall	
right-of-way under the authority of this Permit must be removed by	
former condition at the sole expense of the PERMITTEE. Should the	
way upon revocation of this Permit the Department of Transportation r	may step in and perform such work charging the cost of
same to the PERMITTEE. The highway entrance shall be located and the improvemen	ts constructed upon the right of way as shown on the
plans attached hereto and made a part of this Permit, said plans be	
number	ing Tennessee Department of Transportation drawing
All work shall be performed according to the above-reference	ed Rules and Regulations which are incorporated herein
by reference and shall be completed by DATE	
or at such time as the business is put into operation before this date	
The PERMITTEE shall comply with all applicable Federa	al and State laws and regulations in performing the
conditions and privileges set forth in the Permit, and shall hold harmless and indemnify the State of Tennessee, the Tennessee	
Department of Transportation and any and all officials and employees of same from any claims for damages resulting from	
the exercise of any of the privileges granted under this permit, and to the	
with an insurer and in a form acceptable to the State. Proof of said ins	
insurance certificate indicating coverage which shall match the exposi	
Tennessee Code Annotated § 9-8-307 as it may be from time to time amended and construed. Said limits are currently three hundred thousand dollars (\$300,000) per person and one million dollars (\$1,000,000) per claim. Said limits shall remain in	
full force and effect from the beginning of construction on the right-	
been completed and approved, in writing, by the Tennessee Department	
If the improvements placed upon the right-of-way fail to me	
and made a part of this Permit, at any time within months	
construction on the right-of-way, the PERMITTEE will immediately t	
specifications upon being requested to do so by the Department. If the	
may be necessary to bring said improvement up to the said design sp	
may, at his option, have the Department do such work as may be no	ecessary to bring said improvement up to said design
specifications and charge the cost of said work to the PERMITTEE.	
The PERMITTEE shall post a bond with good and s	
Transportation, guaranteeing the performance of the terms and con-	
effective unless and until such bond has been posted with the Department of this Powerit and the everying of the	
By acceptance of this Permit and the exercise of the processideration thereof, agrees that this Permit may be revoked by the Consideration thereof.	
the public interest requires such revocation, without any liability what	
such revocation shall not in any way impair any rights of ingress ar	
PERMITTEE by law.	a egress to the ingilway which may be vested in the
· ,	
ISSUED this the day of20	
CONTRACTOR	STATE OF TENNESSEE
DV.	DEPARTMENT OF TRANSPORTATION
BY: (to be signed only when certificate of general	DV.
	BY: Regional Director/Assistant Chief Engineer
liability insurance is furnished by contractor)	Regional Director/Assistant Chief Engineer
	PERMITTEE

BY: _____